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A vigorous Stomach, perfect working Liver and regular acting Bowels is guaranteed if you use Dr. King's New Life Pills. They insure good digestion, correct Constipation and have an excellent tonic effect on the whole system—Purify your blood and rid you of all body poisons through the Bowels. Only 25c at your druggist.

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Furnished rooms for rent in a comfortable home close to business center. All conveniences; convenient to postoffice, opera house, churches, etc. Apply at this office.

LEARNED HIS LESSON

YOUNG DOCTOR TOOK COUNSEL
AND PROFITED THEREBY.

Found That There Are Many Who
Seek the Touch of a Healing Hand,
but It Must Be Skillfully
Applied.

1. While yet King Woodrow ruled over the people a certain young man went forth from the place where physicians are taught and betook him unto a city, saying,

2. Verily, I have studied long and diligently and spent much gold gaining wisdom in my calling. Now I will heal the sick and lame and get me great riches and high repute among men.

3. Whereupon he sought out a room near the marketplace and hung out a shingle to proclaim his calling.

4. And in due season it came to pass that the sick came to him for counsel, and many were healed and went upon their way rejoicing.

5. And it came to pass that many women with gold ornaments and pleasing incense came to seek his counsel and be healed of divers things.

6. But with one accord they came not the second time unto him.

7. Whereupon he mourned exceedingly, for he said unto himself, Alas and alas: Without the favor of the rich ones, I can never gain either wealth or high repute.

8. And he sought an elder doctor, sorrowing, and spake unto him, saying,

9. Behold, thou art high in favor of these wealthy dames, and they bestow much fees upon thee, while I, who excel thee in knowledge, get but a single whack at them, and they return no more.

10. And the elder physician winked the other eye, saying,

11. Much learning hath made thee mad. Remember that when a woman sayeth she is ill, she desireth not the truth, but much attention.

12. And it came to pass that when next a rich woman called upon the young physician, he rebuked her not, saying, a few nights' sleep and a cup of hot water before breakfast will restore thee.

13. Nay, he shook his head sadly and gave her many pills of dough and sugar, saying,

14. Get thee to another clime and take thine ease among the palms, and keep thy body supple by much dancing and bathing on the beach.

15. And, behold, she showered much gold upon him and signed him for her family doctor by the year.

16. And likewise it befell with many more who came, until the young man waxed fat and gouty with much practice.

17. And he reflected often, saying within himself, Verily, it is not only the showmongers that fain must give the public what it wants. Selah.—Judge.

Stunted City Worker.

The stunted city worker has been discussed recently in a remarkable paper by an English inspector of factories. He contrasted the figures of the height and weight of 2,749 men reared in such industrial centers as Sheffield, Birmingham, Gateshead, Newcastle and Swansea, working at indoor occupations, with those of 400 navvies, iron workers and salmon fishermen, born and bred in rural districts and accustomed to outdoor callings.

He found that the average height of the indoor workers was five feet, five inches, and the average weight 10 stone. The average height of the outdoor workers was five feet, eight inches and the weight 10 stone 4 pounds.

Scotsmen were the tallest, and natives of County Kerry the heaviest.

He declared that a considerable proportion of the working population was being artificially stunted to a grave extent.

He expressed the opinion that deterioration was largely a matter of poverty. Tea did more than was suspected to undermine the constitution of the industrial classes.

His Future.

"The child is otherwise in perfect health," said the great physician, "but I regret to say that he is afflicted with a curious mental deficiency."

"Explain!" groaned the unhappy father.

"The pictorial mucilo of the medulla geizkinkus has never appeared in his brain. That is the nerve that develops the mathematical powers. To your son figures and numbers, order and system will be a conglomerate mass of nothingness."

"Then he can't work in MY office," said the father sadly, "but he ought to be great at making up the summer train schedules for suburban railroads."—Washington Post.

How to Banish Flies.

General Vaillard, president of the health board of the French army, addressed the Royal Society of Medicine in London a few weeks ago on "Houseflies and Public Health." Among the most interesting things he said were those about the best methods of ridding houses of flies. After mentioning the traps and flypapers with which everyone is familiar, he spoke of pyrethrum powder as very active when fresh and pure. Milk containing 15 per cent of formalin is good, and fumigation with cresol ought to be more common, as it destroys mosquitoes as well as flies. This fumigation is especially useful in kitchens and stables.

NOTICE OF CONTEST

BOURBON COUNTY, KENTUCKY.

IN THE MATTER OF THE ELECTION HELD IN BOURBON COUNTY, KENTUCKY, ON MONDAY, SEPTEMBER 28, 1914, ON THE PETITION OF WILLIAM MYALL AND OTHERS, TO TAKE THE SENSE OF THE LEGAL VOTERS OF BOURBON COUNTY ON THE QUESTION WHETHER OR NOT SPIRITUOUS, VINOUS OR MALT LIQUORS SHALL BE SOLD, BARTERED OR LOANED THEREIN, THIS LAW AND PROHIBITION TO APPLY TO DRUGGISTS ALSO.

AMENDATORY AND SUPPLEMENTARY GROUNDS OF CONTEST.

Now come T. F. Brannon, James Porter, Robert Spencer, Oscar Peddicord, Ed. Slattery, John Johnson, James Cummins, Claude Ratliff, C. N. Peddicord, James Connolly, Harry Saloshin, Malachi Flanagan, Elmer Nichols, Frank Sullivan and James Curtis and amend their grounds of contest filed herein on October 3rd, 1914, and especially to the first paragraph thereof, and for amendment say that they are each of them a citizen and resident of the United States of America; that they and each of them is engaged in the business of selling spirituous, vinous and malt liquors by retail, in Paris, Bourbon County, Kentucky, by license, and are authorized to conduct said business in said territory by virtue of license granted to each of them by the United States of America, Commonwealth of Kentucky, and the City of Paris; and that the license of them and each of them were on September 28, 1914, and now in full force and effect.

And they come and amend the twelfth ground of contest heretofore filed, and for amendment thereto say that in Millersburg Precinct No. 1, Richard (Fick) Wasson and J. H. Taylor were appointed by the Board of Election Commissioners of Bourbon County, Kentucky, to serve as clerk and judge respectively, of said precinct, and that both Wasson and Taylor were selected from the list of names furnished by those who favored the sale, barter and loan of spirituous, vinous and malt liquors; that both said Wasson and Taylor were late and were not at the polling place at six o'clock a. m. on the morning said election was held, and that without waiting thirty minutes, as the Statute in such cases requires, the other officers who were opposed to the sale, barter or loan of spirituous, vinous or malt liquors in Bourbon County, or the other persons there assembled who opposed the sale, barter or loan of spirituous, vinous or malt liquors in Bourbon County, or said officers and other persons who were opposed to the sale, barter or loan of spirituous, vinous or malt liquors, acting jointly and in concert, selected two officers to take the places of said Wasson and Taylor, from among those who opposed the sale, barter and loan of spirituous, vinous or malt liquors in Bourbon County, and notwithstanding both said Wasson and Taylor appeared within a short time after six o'clock a. m., on said morning, and within thirty minutes after six o'clock a. m., they were not allowed to take their places as officers of said election for sometime after they came, and until more than forty votes had been cast in said precinct, and for these reasons the contestants say that the election held in Millersburg Precinct No. 1, on September 28, 1914, upon said proposition, was illegal and void, and of no effect and was not free and equal.

As a further amendment to said grounds they say that in Millersburg Precinct No. 2, on said date the election commissioners of Bourbon County, had appointed J. H. Stewart and Henry Bowling sheriff and judge respectively, from the list of names furnished by those opposed to said proposition, and had appointed John B. V. L. Barton, clerk, from a list furnished by those favoring said proposition, and that on the morning of the election and without waiting thirty minutes after the opening of the polls at six o'clock, the persons opposing the sale, barter or loan of spirituous, vinous or malt liquors, selected one O. H. Collier, who was opposed to said proposition to act as clerk at said election in said precinct, wrongfully and unlawfully, and wrongfully and unlawfully compelled V. L. Barton, who had been appointed clerk to act as judge.

The contestants further say that at said precinct those favoring said proposition had selected a qualified person to act as challenger at said election and had issued to him the proper credentials as such, and that the officers of election in said precinct wrongfully and unlawfully refused admission to the election booth to said challenger, and they state that because of the matters and things herein set out that the election held in Millersburg Precinct No. 2, was not free and equal and was therefore null and void.

For further amendment to the said ground of contest they say that in Clintonville Precinct No. 2, the officers of election selected from a list of those favoring the sale, barter and loan of spirituous, vinous and malt liquors, were not at the polls on the morning of said election at six o'clock a. m., and that without waiting until half past six a. m., as the law requires, that the two officers selected from a list of those opposed to the sale, barter or loan of spirituous, vinous or malt liquors, or the persons there assembled, who opposed the sale, barter or loan of spirituous, vinous or malt liquors, or said officers and said persons there assembled, acting jointly and in concert, selected H. A. Power and Roy Pepper from among those who were opposed to the sale, barter or loan of spirituous, vinous or malt liquors, and that because of this, said election in Clintonville Precinct No. 2 was illegal, void and of no effect and not free and equal.

The said officers of election allowed

persons who were not qualified to vote, and among others, one John Calloway, who was not of age; that they refused to allow others who were qualified to vote, and among them, Sam Smith and Herbert Michem and Sol Fields, and contestants say that in said precinct the election officers refused to count ten ballots which were voted in favor of the sale, barter and loan of spirituous, vinous and malt liquors.

The contestants for further amendment to said ground say that in North Middletown Precinct No. 1, and in various other precincts in Bourbon County, that many who were known to be in favor of the sale, barter and loan of spirituous, vinous and malt liquors, and who were tenants and raised to bacco as a means of supporting themselves and their families and those depending upon them, were told that if they did not vote dry, the "drys," their landlords, would not raise any tobacco and that they would be thrown out of employment, and that many persons were coerced to vote "No" upon said proposition, and contestants say for these reasons the election was not free and equal.

They come and amend the fourteenth ground of their contest, and for amendment say that in the various voting precincts in Bourbon County the booths were not provided with curtains as the law requires, and that the voters did not have an opportunity to vote the secret ballot, as the law requires, and that the secrecy of the ballot was thereby destroyed; that all persons who under the law were required to present certificates of registration before voting were not called upon and compelled to present their certificates of registration, and that because of this, said election in each and all of the precincts in Bourbon County, Kentucky, on September 28, 1914, was not free and equal, and was therefore null and void and of no effect.

The contestants for further amendment as a twentieth ground of contest say that the election held in Bourbon County, Kentucky, on September 23, 1914, was ordered upon a petition of Wm. Myall and others who petitioned for the submission of the question "On the proposition of whether or not spirituous, vinous, malt or other intoxicating liquors shall be sold, bartered or loaned in said County, and that this law and prohibition shall apply to druggists."

The contestants further say that the Bourbon County Court ordered said election "For the purpose of taking the sense of the legal voters of said county who are qualified to vote at elections for county officers upon the proposition of whether or not spirituous, vinous or malt liquors shall be sold, bartered or loaned therein, and said law and prohibition to apply to druggists."

The contestants further say that the question submitted to the voter, on the official ballot was "Shall spirituous, vinous or malt liquors be sold, bartered or loaned in Bourbon County, Kentucky, said law and prohibition to apply to druggists."

Contestants say that the said proposition petitioned for was not authorized by law; and that the proposition upon which the election was ordered to be held was not the proposition petitioned for, and was not the proposition authorized by law to be submitted, and the proposition which was printed upon the official ballots, which were actually submitted to the voters of Bourbon County, was not the proposition authorized by law to be submitted and was not the proposition ordered by the Court to be submitted, and for these reasons, contestants say that said election was illegal, null and void.

T. F. BRANNON,
JAMES PORTER,
ROBERT SPENCER,
OSCAR PEDDICORD,
ED. SLATTERY,
JOHN JOHNSON,
JAMES CUMMINS,
CLAUDE RATLIFF,
C. N. PEDDICORD,
JAMES CONNOLLY,
HARRY SALOSHIN,
MALACHI FLANAGAN,
ELMER NICHOLS,
FRANK SULLIVAN,
JAMES CURTIS.

By DENIS DUNDON,
and J. J. WILLIAMS,
Attorneys for Contestants.

Affiant, T. F. Brannon, says that he is one of the contestants in the foregoing contest and that the statements of these amendatory and supplemental grounds of contest are true as he verily believes.

T. F. BRANNON.

Subscribed and sworn to before me by T. F. Brannon, this Oct. 10, 1914.

EDNA KELLER,

Notary Public, Bourbon Co., Ky.

TONED UP WHOLE SYSTEM.

"Chamberlain's Tablets have done more for me than I ever dared hope for," writes Mrs. Esther Mae Baker, Spencerport, N. Y. "I used several bottles of these tablets a few months ago. They not only cured me of bilious attacks, sick headaches and that tired out feeling, but toned up my whole system." For sale by all dealers.

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Coughs

The prostrating
cough tears down
your strength.

The clogged air-tubes directly affect your lungs and speedily lead to pleurisy, pneumonia, consumption. SCOTT'S EMULSION overcomes bronchitis in an easy, natural way. Its curative OIL-FOOD soothes the inflamed membranes, relieves the cold that causes the trouble, and every drop helps to strengthen your lungs.

All Druggists Have It
REFUSE SUBSTITUTES

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Are troubled with the "blues"—anxiety—sleeplessness—and warnings of pain and distress are sent by the nerves like flying messengers throughout body and limbs. Such feeling may or may not be accompanied by backache or headache or bearing down. The local disorders and inflammation, if there is any, should be treated with Dr. Pierce's Lotion Tablets. Then the nervous system and the entire womanly make-up feels the tonic effect of

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Coffee, per pound, only	15c
Pure Cider Vinegar	30c
Fancy Northern Potatoes, per peck	30c
Head Rice, per pound	8 1-3c
Broken Rice, per pound	5c
New Packed Oats, 3 packages	25c
Lenox Soap, 8 bars for	25c
25 pounds White Rose Flour	80c
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MONEY"



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